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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/828,304	04/05/2001	Julia A. Kornfield	41727/JWP/C766	6585
23363	7590 04/01/2004		EXAMINER	
CHRISTIE, PARKER & HALE, LLP 350 WEST COLORADO BOULEVARD			SADULA, JENNIFER R	
SUITE 500	COLORADO BOULEVA	RD	ART UNIT	PAPER NUMBER
PASADENA, CA 91105			1756	

DATE MAILED: 04/01/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
•	09/828,304	KORNFIELD ET AL.			
Office Action Summary	Examiner	Art Unit			
	Jennifer R. Sadula	1756			
The MAILING DATE of this communication app	pears on the cover sheet with the	correspondence address			
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be y within the statutory minimum of thirty (30) o will apply and will expire SIX (6) MONTHS for y cause the application to become ABANDO	timely filed tays will be considered timely. om the mailing date of this communication. NED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on <u>05 M</u>	larch 2004.				
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	This determine the second for the merits is				
closed in accordance with the practice under <i>b</i>	Ex parte Quayle, 1935 C.D. 11,	453 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>1-55</u> is/are pending in the application	I.				
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.				
5) Claim(s) <u>29-42</u> is/are allowed.					
6) Claim(s) <u>1-28 and 43-55</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/o	or election requirement.				
Application Papers					
9) The specification is objected to by the Examine	er.				
10)⊠ The drawing(s) filed on <u>4/5/2001</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.					
Applicant may not request that any objection to the	e drawing(s) be held in abeyance.	See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s) is	objected to. See 37 CFR 1.121(d).			
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached Off	ice Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea 	nts have been received. Its have been received in Application of the contract	cation No eived in this National Stage			
* See the attached detailed Office action for a lis	it of the centified copies not rect	eiveu.			
Attachment(s)	4) 🔲 Interview Sumn	nary (PTO-413)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Ma	ail Date			
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	5) Notice of Inform 6) Other:	nal Patent Application (PTO-152)			

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DETAILED ACTION

The following Office Action is a complete response to the amendment and arguments filed 3/5/2004.

Response to Amendment

The amendments have failed to overcome any rejections in the previous final rejection, excluding the amendment to claim 29. Examiner notes that the word "quantity" is a synonym of the word "plurality" and thus the replacement of one term with another direct synonym does not overcome any rejections. Furthermore, such an amendment registers all claims being drawn to the same invention claimed in the earlier application and could have been finally rejected on the grounds and art of record in the next Office action if they had been entered in the earlier application.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-5, 7-13, 15-19, 22-28 and 43-55 are rejected under 35 U.S.C. 102(b) as being anticipated by Kubota et al., U.S. Patent No., 6,128,056 ("Kubota").

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Kubota teaches a polymer dispersed liquid crystal display element in which a liquid crystal is dispersed in polymer compound and a method of producing such. The polymer resin is in the form of a three dimensional network in a continuous phase of liquid crystal, commonly referred to as a PNLC- or Polymer Network Liquid Crystal. (1:9-44 and 6:6-47). The polymeric compound or liquid crystal droplets are dispersed and held in networks of matrix of three dimensional network form comprising polymer compound (8:65-9:5). Percentages of liquid crystals in the active area are taught in column 12. An electric field can be applied to the polymer liquid crystal display element by display electrodes being respectively formed on surfaces on the both sides of the liquid crystal composite layer facing the first and second substrates (16:58-62).

Various kinds of liquid crystals that exhibit a liquid crystal state at around ordinary room temperature are taught for use such as nematic, cholesteric and smectic and may be adopted for use singularly or in combination of two or more kinds (22:60-65 and 40:10-19). With regard to claim 26, the nematic liquid crystals may be twisted nematic (1:16-25). With regard to claim 7, it is inherent that the composite layer have a switching time of less than double the switching time of the liquid crystal molecules in the absence of the polymer as that is the main reason why someone of ordinary skill is inclined to make a PNLC from an LC material.

Furthermore, the resin materials are not limited to the materials taught as long as the resin material has light permeability and is capable of enabling the liquid crystals to be held in the polymer resin matrix after the polymer liquid crystal composite layer is formed. Preferably, UV curable resins may be used such as epoxy base resins and acrylic resins. The heat curable resins that may be used include epoxy base resins and polyester base resins (22:65-23:8). PNM 201 is

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taught for use with the examples along with different percentages and ratios of liquid crystal to resin. As noted in the examples, with regard to claim 8 Kubota teaches the use of both telechelic and block copolymeric materials.

Claims 1-15, 18-23, 27-28, and 43-55 are rejected under 35 U.S.C. 102(b) as being anticipated by Kajiyama et al., European Patent No. 0 501 409 ("Kajiyama").

Kajiyama teaches a liquid crystal display device having a pair of transparent electrodes and a composite film comprising a polymer matrix having a three-dimensional network structure (3:44-47) filled with a liquid crystalline material having high contrast and good heat resistance. The liquid crystal material may be nematic, smectic or cholesteric (4:46-49). With regard to claim 33, the liquid crystals may be energized for alignment purposes.

The polymer matrix is made up of a cross-linked or telechelic material, such as a polyimide resin (abstract) wherein the polymer layer dictates the alignment of the molecules. The polymer molecules may be only cross-linked at the ends. Kajiyama further discloses methods of making devices comprising such a composite material. With regard to claim 7, it is inherent that the composite layer have a switching time of less than double the switching time of the liquid crystal molecules in the absence of the polymer as that is the main reason why someone of ordinary skill is inclined to make a PNLC from an LC material.

The polymer comprises less than 5% of the gel layer by mass and a weight ratio of the polymer to the liquid crystal in the coating liquid is 3:97 to 80:20 (5:56-6:1). Furthermore a weight ratio of the polyamic acid to the liquid crystal is preferably from 2:98 to 80:20 (7:49-50). With regard to claim 4, because the ratio is polymer to liquid crystal and additional components

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may be added the Examiner interprets this to anticipate the polymer being equal to or less than 2% of the electro-optical layer by mass.

With regard to claim 5, the polymer has a molecular weight of preferably between 100,000 and 5,000,000 (5:15). Specific examples of the polyamic acid raw materials for the polyimide are shown on page 6 to be fluorinated, however the claims are drawn toward the polyimide being a fluorinated polyimide resin.

Claims 1-25, 27-28, and 43-55 are rejected under 35 U.S.C. 102(b) as being anticipated by Toshida et al., U.S. Patent No., 5,812,227 ("Toshida").

Toshida teaches a liquid crystal display device comprising a three dimensional network structure coated with a polymer layer and a low-molecular weight mesomorphic compound impregnating the three dimensional network structure (abstract). The device comprises a pair of electrode plates each comprising a substrate and an electrode thereon and a display layer disposed between the electrode plates wherein the display layer is formed by impregnating a porous polymer material with a low molecular weight mesomorphic polymer or with a three dimensional network coated structure (3:15-31). Each of the substrates may comprise glass or plastic in the form of a plate or film (4:35-37). The electrodes formed on the substrates may be transparent (4:58-64). The porous polymer material may be fluorinated (5:23-42) (i.e. polychlorotrifluoroethylene) and a method of filling the material may include a polymerization including heat or UV rays (6:12-22). Preferably the material is photopolymerizable (19:29-41). The material may have a molecular weight above 1,000,000 (see examples, i.e. example 5).

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The liquid crystals may be nematic, isotropic, chiral smectic, etc (8:4-28), however a nematic compound having a positive dielectric anisotropy is preferred (17:17-20). With regard to claim 7, it is inherent that the composite layer have a switching time of less than double the switching time of the liquid crystal molecules in the absence of the polymer as that is the main reason why someone of ordinary skill is inclined to make a PNLC from an LC material.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kajiyama or Toshida, as applied above, in view of Kubota.

Kajiyama and Toshida both teach the polymer dispersed liquid crystalline composite layers or polymer network liquid crystalline composite layers as specified. Both references further teach that the liquid crystals selected may be nematic liquid crystals, however neither reference is specific to utilizing a twisted nematic (TN) liquid crystal in a PDLC or PNLC composite.

Kubota teaches a polymer dispersed liquid crystal display element in which a liquid crystal is dispersed in polymer compound and a method of producing such. The polymer resin is in the form of a three dimensional network in a continuous phase of liquid crystal, commonly referred to as a PNLC- or Polymer Network Liquid Crystal. (1:9-44 and 6:6-47). The

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polymeric compound or liquid crystal droplets are dispersed and held in networks of matrix of three dimensional network form comprising polymer compound (8:65-9:5). Various kinds of liquid crystals that exhibit a liquid crystal state at around ordinary room temperature are taught for use such as nematic, cholesteric and smectic and may be adopted for use singularly or in combination of two or more kinds (22:60-65 and 40:10-19), however the nematic liquid crystals may be twisted nematic (1:16-25) thereby imposing a high light availability efficiency which is desirable.

It would have been obvious to one of ordinary skill in the art at the time of invention to make either device of Kajiyama or Toshida utilizing their own composite materials with the TN liquid crystals of Kubota as Kubota teaches them for use in the same capacity yet the TN materials provide for higher light availability efficiency.

Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kubota, as applied above, in view of Kajiyama.

Kubota teaches the polymer dispersed liquid crystalline composite layers or polymer network liquid crystalline composite layers as specified. Both references further teach that the liquid crystals selected may be nematic liquid crystals, however neither reference is specific to utilizing a twisted nematic (TN) liquid crystal in a PDLC or PNLC composite. The resin materials are not limited to the materials taught as long as the resin material has light permeability and is capable of enabling the liquid crystals to be held in the polymer resin matrix after the polymer liquid crystal composite layer is formed. Preferably, UV curable resins may be

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used such as epoxy base resins and acrylic resins. The heat curable resins that may be used include epoxy base resins and polyester base resins (22:65-23:8).

Kajiyama teaches a liquid crystal display device having a pair of transparent electrodes and a composite film comprising a polymer matrix having a three-dimensional network structure (3:44-47) filled with a liquid crystalline material having high contrast and good heat resistance. The liquid crystal material may be nematic, smectic or cholesteric (4:46-49). The polymer has a molecular weight of preferably between 100,000 and 5,000,000 (5:15). Specific examples of the polyamic acid raw materials for the polyimide are shown on page 6 to be fluorinated, however the claims are drawn toward the polyimide being a fluorinated polyimide resin.

It would have been obvious to one of ordinary skill in the art at the time of invention to make the device of Kubota with the resin material of Kajiyama as Kubota teaches the resin to be capable of resin material has light permeability and is capable of enabling the liquid crystals to be held in the polymer resin matrix after the polymer liquid crystal composite layer is formed and Kajiyama teaches that the fluorinated polymers serve such a purpose and are UV curable or heat curable as specified by Kubota.

Allowable Subject Matter

Claims 29-42 are allowed. The following is an examiner's statement of reasons for allowance: Applicants claim in claim 29 that all of the polymer provided for is homogeneously dispersed into the liquid crystal molecules for the electrooptically active gel layer to be formed, in combination with the steps of orienting and sparsely crosslinking thereby forming an anisotropic, homogeneous polymer network.

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Response to Arguments

Applicant's arguments filed 3/5/2004 have been fully considered but they are not persuasive. Applicants claim in claim 1 an electro-optically active gel layer having certain properties comprising a "plurality of aligned liquid crystal molecules having an anisotropic three-dimensional polymer network homogeneously dispersed therein, wherein the polymer network comprises a plurality of sparsely cross-linked polymer molecules" (emphasis added). Similar language is found in Applicants' independent claims 27, 43 and 46.

Applicants allege that the patentable distinction between their invention and the prior art lies in the homogeneously dispersed polymer within the aligned liquid crystal molecules. Examiner has not followed Applicants' line of reasoning concluding in the references not teaching such. Specifically, Applicants draw our attention to Kubota teaching a percentage of liquid crystal in the non-active area and a percentage of the liquid crystal in the active area are so formed as to be different from each other (emphasis added). The Applicants claims are drawn toward that "plurality" or "quantity" of homogeneously dispersed material... but not all of the Applicants material is claimed as being homogeneous, thereby granting the material as "heterogeneous" and not limited from being somewhat heterogeneous in nature.

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Claim 29 as amended has overcome these rejections because it is better defined from the claim language that all of the polymer provided for is homogeneously dispersed into the liquid crystal molecules for the electrooptically active gel layer to be formed, in combination with the steps of orienting and sparsely crosslinking thereby forming an anisotropic, homogeneous polymer network.

Conclusion

Prior art has been made of record and as of yet has still not been relied upon yet is considered pertinent to applicant's disclosure. Those references are Takatoh et al., Kumar, Li et al., Nakao et al., Kuo et al., and Park et al.

This is an RCE of applicant's earlier filing. All claims are drawn to the same invention claimed in the earlier application and could have been finally rejected on the grounds and art of record in the next Office action if they had been entered in the earlier application. Examiner's position is that these claims have merely been amended with synonyms of previous submissions. Accordingly, **THIS ACTION IS MADE FINAL** even though it is a first action in this case. See MPEP § 706.07(b). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

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CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no, however, event will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jennifer R. Sadula whose telephone number is 571.272.1391. The examiner can normally be reached on Monday through Friday, 10am-6pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark F. Huff can be reached on 571.272.1385. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703.308.0661.

JRS

24 March 2004

MARK F. HUFF SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1700